CHAPTER 149.

AN ACT to amend article thirty of the Code or Public General Laws of this State, title "Crimes and Punishments," sub-title "Gaming," by amending and re-enacting as amended, sections fifty-nine, sixty and sixty-six of said article thirty.

Amended and reenactSECTION 1. Be it enacted by the General Assembly of Maryland, That sections fifty-nine, sixty and sixty-six of article thirty of the Code of Public General Laws of this State, title "Crimes and Punishments," sub-title "Gaming," be amended and re-enacted so that the same shall read as follows:

Any person gambling. 59. Any person who shall keep any gaming table or other place for gambling in this State, or who shall deal at any such gaming table or other place for gambling in this State, or who shall in any way manage such gaming table or other place for gambling in this State, or who shall have any interest in any gaming table within this State, or in the profits thereof, or in the profits of any gambling at any place for gambling within this State, shall be deemed to be guilty of a misdemeanor, and upon conviction thereof, shall be subject to imprisonment in jail for a period not less than six months nor more than one year.

Penalty.

Any owner, &c, permitting gambling.

60. Any owner, tenant or occupant of any building, house, vessel or place, or of any part of any building, house, vessel or place, who shall knowingly permit any gaming table to be kept in such building, house, vessel or place, or in any part of any building, house, vessel or place owned or occupied by him or of which he is tenant, shall be deemed to be guilty of a misdemeanor, and upon conviction thereof, shall be subject to a fine not exceeding five hundred dollars, and to imprisonment in jail for a period not less than six months nor more than one year.

Penalty.

State in wri-

66. If any deputy sheriff or constable in any county of this State, or if any two or more householders in any county of this State, shall state in writing